## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

UNITED ST	TATES OF AMERICA,	
	Plaintiff, )	Case Number 8:10CR77
vs.	)	DETENTION ORDER
JUANA RA	MIREZ-RAMOS, )	
	Defendant. )	
<u>X</u> A		ing pursuant to 18 U.S.C. § 3142(f) of the the above-named defendant detained and (I).
The Co X E	conditions will reasonably assure required. By clear and convincing evidence	
that wh	curt's findings are based on the extich was contained in the Pretrial State (1) Nature and circumstances of SA (2) The crime: Fraud and Representation of SSA (2) crimes and carry a ma (b) The offense is a crime (c) The offense involves a	Misuse of Documents; False A; False Claim of Citizenship are serious eximum penalty of 10 years imprisonment. of violence.
	(2) The weight of the evidence a (3) The history and characteristic (a) General Factors: The defendan	<del>-</del>

may affect whether the defendant will appear.

## DETENTION ORDER - Page 2

y
of
—
D. Irt
t -

imprisonment or death, or

## **DETENTION ORDER - Page 3**

а
icted of
through
onviction
ugh (3)
which
pretrial
onably
d the
ere is
0.0.0
llad
olled
penalty of
_
se under
nse under m during
m during
m during luding a

## D. Additional Directives

Pursuant to 18 U.S.C. § 3142(i)(2)-(4), the Court directs that:

- The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable from persons awaiting or serving sentences or being held in custody pending appeal; and
- 2. The defendant be afforded reasonable opportunity for private consultation with counsel; and
- 3. That, on order of a court of the United States, or on request of an attorney for the government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

DATED: March 26, 2010.

BY THE COURT:

s/ F. A. Gossett United States Magistrate Judge